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## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 4138

(SENATE AUTHORS: SEEBERGER)						
DATE	D-PG	OFFICIAL STATUS				
02/22/2024	11717	Introduction and first reading				
		Referred to Commerce and Consumer Protection				
03/20/2024	12430a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety				
03/25/2024		Comm report: To pass and re-referred to Commerce and Consumer Protection				

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8	relating to commerce; establishing consumer protections with respect to residential real estate; requiring background checks for a residential loan originator; requiring financial institution information be kept confidential; amending Minnesota Statutes 2022, sections 45.011, subdivision 1; 58.06, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 65A; 332; 513; proposing coding for new law as Minnesota Statutes, chapter 46A; repealing Minnesota Statutes 2022, section 332.3351.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. Minnesota Statutes 2022, section 45.011, subdivision 1, is amended to read:
1.11	Subdivision 1. Scope. As used in chapters 45 to 80C, 80E to 83, 155A, 216C, 332, 332A,
1.12	332B, 345, and 359, and sections 81A.22 to 81A.37; 123A.21, subdivision 7, paragraph
1.13	(a), clause (23); 123A.25; 325D.30 to 325D.42; 326B.802 to 326B.885; 386.62 to 386.78;
1.14	471.617; and 471.982; and 513.80, unless the context indicates otherwise, the terms defined
1.15	in this section have the meanings given them.
1.16	Sec. 2. [46A.08] CONFIDENTIALITY.
1.17	Subdivision 1. Financial institution information. (a) Any documents, materials, or
1.18	other information in the control or possession of the department that are furnished by a
1.19	licensee or a licensee's employee or agent acting on behalf of a financial institution pursuant
1.20	to section 46A.06 or that are obtained by the commissioner in an investigation or examination
1.21	pursuant to section 46A.07: (1) are classified as confidential, protected nonpublic, or both;
1.22	(2) are not subject to subpoena; and (3) are not subject to discovery or admissible in evidence
1.23	in any private civil action.

Sec. 2.

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2.1	(b) Notwithstanding paragraph (a), clauses (1) to (3), the commissioner is authorized to
2.2	use the documents, materials, or other information in the furtherance of any regulatory or
2.3	legal action brought as a part of the commissioner's duties.
2.4	Subd. 2. Certain testimony prohibited. Neither the commissioner nor any person who
2.5	received documents, materials, or other information while acting under the authority of the
2.6	commissioner is permitted or required to testify in a private civil action concerning
2.7	confidential documents, materials, or information subject to subdivision 1.
2.8	Subd. 3. Information sharing. In order to assist in the performance of the commissioner's
2.9	duties under sections 46A.01 to 46A.08, the commissioner may:
2.10	(1) share documents, materials, or other information, including the confidential and
2.11	privileged documents, materials, or information subject to subdivision 1, with other state,
2.12	federal, and international regulatory agencies, with the Conference of State Bank Supervisors,
2.13	the Conference of State Bank Supervisors' affiliates or subsidiaries, and with state, federal,
2.14	and international law enforcement authorities, provided that the recipient agrees in writing
2.15	to maintain the confidentiality and privileged status of the document, material, or other
2.16	information;
2.17	(2) receive documents, materials, or information, including otherwise confidential and
2.18	privileged documents, materials, or information, from the Conference of State Bank
2.19	Supervisors, the Conference of State Bank Supervisors' affiliates or subsidiaries, and from
2.20	regulatory and law enforcement officials of other foreign or domestic jurisdictions, and
2.21	must maintain as confidential or privileged any document, material, or information received
2.22	with notice or the understanding that the document, material, or information is confidential
2.23	or privileged under the laws of the jurisdiction that is the source of the document, material,
2.24	or information;
2.25	(3) share documents, materials, or other information subject to subdivision 1 with a
2.26	third-party consultant or vendor, provided the consultant agrees in writing to maintain the
2.27	confidentiality and privileged status of the document, material, or other information; and
2.28	(4) enter into agreements governing the sharing and use of information that are consistent
2.29	with this subdivision.
2.30	Subd. 4. No waiver of privilege or confidentiality; information retention. (a) The
2.31	disclosure of documents, materials, or information to the commissioner under this section
2.32	or as a result of sharing as authorized in subdivision 3 does not result in a waiver of any
2.33	applicable privilege or claim of confidentiality in the documents, materials, or information.

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3.1	(b) A doo	cument, material, or in	formation disclo	sed to the commission	er under this section
3.2	about a cybe	ersecurity event must	be retained and	preserved by the final	ncial institution for
3.3	five years.				
3.4	Subd. 5.	Certain actions pub	lic. Nothing in s	sections 46A.01 to 46A	A.08 prohibits the
3.5	commission	er from releasing fina	l, adjudicated a	ctions that are open to	public inspection
3.6	pursuant to	chapter 13 to a databa	use or other clear	ringhouse service mai	ntained by the
3.7	Conference	of State Bank Supervi	sors, the Confer	ence of State Bank Su	pervisors' affiliates,
3.8	or the Confe	erence of State Bank S	Supervisors' sub	sidiaries.	
3.9	Subd. 6.	Classification, prote	ection, and use	of information by otl	hers. Documents,
3.10	materials, or	other information in	the possession c	or control of the Confe	rence of State Bank
3.11	Supervisors	or a third-party const	ultant pursuant t	o sections 46A.01 to 4	46A.08: (1) are
3.12	classified as	confidential, protected	l nonpublic, and	privileged; (2) are not	subject to subpoena;
3.13	and (3) are r	not subject to discove	ry or admissible	in evidence in a priva	ate civil action.
3.14	Sec 3 Mi	nnesota Statutes 2022	section 58.06	is amended by adding	a subdivision to
3.14	read:	micsota Statutes 2022	<i>2, seetion 56.00,</i>	is amended by adding	
2.16	Sub 4 5	De alemane d'ale alea	I	ith an analisation for a	
3.16				ith an application for a n	<b>v</b> •
3.17				ontrol of an applicant n	
3.18	-		e Licensing Sys	tem and Registry info	mation concerning
3.19	<u>uie person s</u>	identity, including:			
3.20	(1) finger	rprints for submission	to the Federal B	ureau of Investigation	and a governmental
3.21	agency or en	ntity authorized to reco	eive the informa	tion for a state, nationa	al, and international
3.22	criminal his	tory background chec	k; and		
3.23	<u>(2) perso</u>	onal history and exper	ience in a form	prescribed by the Nati	ionwide Multistate
3.24	Licensing Sy	ystem and Registry, in	cluding the subm	nission of authorization	for the Nationwide
3.25	Multistate L	icensing System and	Registry and the	e commissioner to obt	ain:
3.26	<u>(i) an inc</u>	lependent credit repo	rt obtained from	a consumer reporting	; agency described
3.27	in United St	ates Code, title 15, se	ction 1681a(p);	and	
3.28	<u>(ii) infor</u>	mation related to adm	ninistrative, civi	l, or criminal findings	by a governmental
3.29	jurisdiction.				

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4.1	Sec. 4. [65A.	3025] CONDOMI	INIUM AND	<b>FOWNHOUSE POLIC</b>	IES;
4.2				SS ASSESSMENT.	
4.3	Subdivision	1. <b>Definitions</b> . (a)	) For purposes	of this section the follow	ving terms have
4.4	the meanings g		<u>) i ci parposes</u>		
4.5			nin a aiwan in a	action 515D 1 102 along	aa (4)
4.5	<u> </u>			ection 515B.1-103, claus	
4.6	<u>(c)</u> "Unit ov	vner" has the mean	ning given in se	ection 515B.1-103, claus	<u>e (37).</u>
4.7	<u>Subd. 2.</u> Lo	ss assessment. <u>(a)</u>	If a loss asses	sment is charged by an a	ssociation to an
4.8	individual unit	owner the insurance	ce policy in for	rce at the time of the asse	essable loss must
4.9	pay the loss ass	essment, up to the	limits provide	d in the policy, notwithst	anding any policy
4.10	provisions rega	rding when loss ass	sessment cover	age accrues, and subject t	o any other terms,
4.11	conditions, and	exclusions in the	policy, if the fo	ollowing conditions are n	net:
4.12	(1) the unit	owner at the time	of the assessab	le loss is the owner of th	e property listed
4.13	on the policy at	t the time the loss a	assessment is c	harged; and	
4.14	(2) if the ins	surance policy in f	orce at the time	e of the assessable loss p	rovides loss
4.15	assessment cov	erage.			
4.16	(b) If a loss	assessment is char	ged by an asso	ociation to an individual	unit owner the
4.17	insurance polic	y in force at the tim	e the loss asses	ssment is charged must pa	ay the assessment,
4.18	up to the limits	provided in the po	olicy, notwithst	anding any policy provis	sions regarding
4.19	when loss asses	ssment coverage ac	ccrues, and sub	ject to any other terms, o	conditions, and
4.20	exclusions in the	ne policy, if the fol	lowing conditi	ons are met:	
4.21	(1) the unit	owner at the time of	of the loss asse	ssment is charged is diffe	erent than the unit
4.22	owner at the tir	ne of the assessabl	e loss; and		
4.23	(2) the insur	rance policy in force	e at the time th	ne loss assessment is char	ged provides loss
4.24	assessment cov	erage.			
4.25	(c) For a los	ss assessment unde	er paragraph (b	), an insurer may require	evidence
4.26	documenting th	nat the transfer of c	wnership occu	urred prior to the assessm	ent before the
4.27	insurer affords	coverage.			
4.28	Sec. 5. <b>[332.3</b>	3352] WAIVER O	F LICENSIN	G AND REGISTRATI	ON.
4.29	The commis	ssioner of commer	ce may, by ord	er, waive the licensing a	nd registration
4.30				llection agency and its at	
4.31				s in effect between the co	

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5.1	the licensing	g officials of the collec	ction agency's	home state; and (2) the	e collection agency	
5.2		n good standing in tha				
5.3	Sec. 6. [51	13.80] RESIDENTIA	L REAL EST	ATE SERVICE AGE	REEMENTS;	
5.4	UNFAIR S	ERVICE AGREEMI	ENTS.			
5.5	Subdivis	sion 1. <b>Definitions.</b> (a)	) For purposes	of this section, the fol	lowing terms have	
5.6	the meaning	<u>ss given.</u>				
5.7	<u>(b)</u> "Cou	inty recorder" has the	meaning given	in section 13.045, sub	odivision 1.	
5.8	<u>(c) "Pers</u>	son" means natural per	sons, corporat	ions both foreign and	domestic, trusts,	
5.9	partnerships	s both limited and gene	eral, incorporat	ted or unincorporated	associations,	
5.10	companies,	business entities, and a	any other legal	entity or any other gro	up associated in fact	
5.11	although no	t a legal entity or any a	igent, assignee	, heir, employee, repre	sentative, or servant	
5.12	thereof.					
5.13	<u>(d) "Rec</u>	ord" or "recording" me	eans placement	of a document or instr	ument in the official	
5.14	county publ	ic land records.				
5.15	<u>(e)</u> "Resi	idential real property" 1	means real prop	perty that is located in M	vinnesota occupied,	
5.16	or intended	to be occupied, by one	e to four famili	es as their residence.		
5.17	(f) "Serv	vice agreement" means	a contract und	ler which a person agr	ees to provide real	
5.18	estate broker services as defined in section 82.55, subdivision 19, in connection with the					
5.19	purchase or	sale of residential real	l property.			
5.20	(g) "Serv	vice provider" means a	an individual o	r entity that provides s	services to a person	
5.21	pursuant to	a service agreement.				
5.22	<u>Subd. 2.</u>	Unfair service agree	ments; prohit	<b>bition.</b> (a) A service ag	greement subject to	
5.23	this section	is unfair and prohibite	d if any part of	the agreement provide	es an exclusive right	
5.24	to a service	provider for a term in	excess of one	year after the time the	service agreement	
5.25	is entered in	to and:				
5.26	(1) purpo	orts to run with the land	d or to be bindi	ng on future owners o	f interests in the real	
5.27	property;					
5.28	<u>(2) allow</u>	vs for assignment of th	ne right to prov	ide service without no	tice to and consent	
5.29	of the reside	ential real property's or	wner, including	g a contract for deed v	endee;	
5.30	<u>(3) is rec</u>	corded or purports to c	reate a lien, en	cumbrance, or other re	al property security	
5.31	interest; or					

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6.1	(4) contains	a provision that put	ports to auto	matically renew the ag	reement upon its	
6.2	expiration.					
6.3	(b) The follo	owing are not unfair	service agre	ements under this secti	on:	
6.4	<u>(1) a home v</u>	varranty or similar p	roduct that co	overs the cost of mainta	ining a major home	
6.5	system or appli	ance for a fixed peri	lod;			
6.6	(2) an insura	ance contract;				
6.7	(3) a mortga	age loan or a commi	tment to mak	e or receive a mortgag	e loan;	
6.8	<u>(4) an option</u>	n or right of refusal	to purchase a	residential real proper	ty;	
6.9	(5) a declara	ation of any covenar	nts, condition	s, or restrictions create	d in the formation	
6.10	of a homeowne	rs association, a gro	up of condon	ninium owners, or othe	er common interest	
6.11	community or a	in amendment to the	e covenants, c	onditions, or restrictio	ns;	
6.12	<u>(6) a mainte</u>	nance or service agi	reement enter	ed by a homeowners a	ssociation in a	
6.13	common interes	st community;				
6.14	(7) a securit	y agreement govern	ed by chapter	: 336 that relates to the	sale or rental of	
6.15	personal property or fixtures; or					
6.16	(8) a contrac	et with a gas, water,	sewer, electri	c, telephone, cable, or	other utility service	
6.17	provider.					
6.18	(c) This section does not impair any lien right granted under Minnesota law or that is					
6.19	judicially impo	sed.				
6.20	<u>Subd. 3.</u> <b>Re</b>	cording prohibited	<u>. (a)</u> A person	n is prohibited from:		
6.21	(1) presentii	ng or sending an unf	fair service ag	greement or notice or n	nemorandum of an	
6.22	unfair service a	greement to any cou	inty recorder	to record; or		
6.23	(2) causing	an unfair service ag	reement or no	otice or memorandum of	of an unfair service	
6.24	agreement to be	e recorded by a cour	nty recorder.			
6.25	(b) If a cour	ty recorder records	an unfair ser	vice agreement, the cou	unty recorder does	
6.26	not incur liabili	<u>ty.</u>				
6.27	<u>(c) If an unf</u>	air service agreeme	nt is recorded	, the recording does no	ot create a lien or	
6.28	provide constru	ctive notice to any t	hird party, bo	ona fide purchaser, or c	reditor.	
6.29	<u>Subd. 4.</u> Un	fair service agreem	ients unenfo	r <b>ceable.</b> A service agre	ement that is unfair	
6.30	under this section	n is unenforceable an	nd does not cr	eate a contractual obliga	ation or relationship.	

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Any waiver o	f a consumer right,	including a right	t to trial by jury, in an	unfair service	
agreement is	void.				
<u>Subd. 5.</u> U	Infair service agree	ements; solicita	tion. Encouraging an	y consumer to enter	
nto an unfair	service agreement	by any service p	rovider constitutes:		
<u>(1)</u> an unfa	air method of comp	etition; and			
(2) an unfa	air or deceptive act of	or practice under	section 82.81, subdiv	vision 12, paragraph	
(c), and section	on 325F.69.				
<u>Subd. 6.</u> E	Inforcement author	<b>rity.</b> (a) This sec	tion may be enforced	l by the attorney	
general under	section 8.31, except	that any private	cause of action broug	ht under subdivision	
7 is subject to	the limitation unde	r subdivision 7,	paragraph (d).		
<u>(b) The co</u>	ommissioner of com	merce may enfo	rce this section with	respect to a service	
provider's real estate license.					
<u>Subd. 7.</u>	Remedies. (a) A con	sumer that is par	rty to an unfair servic	e agreement related	
o residential	real property or a pe	erson with an int	erest in the property	that is the subject of	
that agreement may bring an action under section 8.31 or 325F.70 in district court in the					
county where the property is located.					
<u>(b)</u> If an u	nfair service agreen	nent or a notice of	or memorandum of an	n unfair service	
agreement is recorded against any residential real property, any judgment obtained under					
this section, after being certified by the clerk having custody of the unfair service agreement					
or notice or memorandum of the unfair service agreement, may be recorded and indexed					
gainst the rea	al property encumbe	ered or clouded l	by the unfair service	agreement.	
(c) The rea	medies provided un	der this section a	are not exclusive and	do not reduce any	
other rights of	r remedies a party n	nay have in equi	ty or in law.		
<u>(d) No pri</u>	vate action may be	brought under th	is section more than	six years after the	
	printed in the unfair				

7.27 Minnesota Statutes 2022, section 332.3351, is repealed.

## APPENDIX Repealed Minnesota Statutes: S4138-1

## 332.3351 EXEMPTION FROM LICENSURE.

A collection agency shall be exempt from the licensing and registration requirements of this chapter if all of the following conditions are met:

(1) the agency is located in another state that regulates and licenses collection agencies, but does not require a Minnesota collection agency to obtain a license to collect debts in the agency's state if the agency's collection activities are limited in the same manner;

(2) the agency's collection activities are limited to collecting debts not incurred in this state from consumers located in this state; and

(3) the agency's collection activities in Minnesota are conducted by means of interstate communications, including telephone, mail, electronic mail, or facsimile transmission.